

Re: United States of America v. Victor Tam
Docket No. 1:07-cr-00416-GBD

Dear Judge Daniels:

New York, NY 10007

I am the attorney for Victor Tam in connection with the above referenced matter. Mr. Tam recently successfully completed a month-long in-patient drug treatment program at the direction of Pretrial Services. During the course of the month in treatment, a warrant was issued for Mr. Tam in connection with a Pretrial Intervention Program (PTI) in Morris County, New Jersey. Mr. Tam learned of the warrant as a result of a record check conducted by Pretrial Services.

Mr. Tam's pretrial release conditions restrict his travel to the Southern and Eastern Districts of New York. I hereby request that the permissible travel area be expanded to include the District of New Jersey, so that Mr. Tam may respond to the warrant in Morristown, New Jersey.

I have spoken with both Jeffrey Steimel of Pretrial Services and AUSA Lee Renzin and they consent to the within request.

Thank you for your consideration in this matter.

Respectfully yours,

MERRILL RUBIN

cc: Lee Renzin, Esq., AUSA
Jeffrey Steimel, U.S. Pretrial Services Officer